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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/820,806	04/09/2004	Joo Won Kim	K-0631	8862
34610 7590 09/26/2007 KED & ASSOCIATES, LLP P.O. Box 221200 Chantilly, VA 20153-1200			EXAMINER YENKE, BRIAN P	
			ART UNIT 2622	PAPER NUMBER
			MAIL DATE 09/26/2007	DELIVERY MODE PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

<b>Office Action Summary</b>	<b>Application No.</b> 10/820,806	<b>Applicant(s)</b> KIM, JOO WON	
	<b>Examiner</b> BRIAN P. YENKE	<b>Art Unit</b> 2622	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) ☒ Responsive to communication(s) filed on RCE/Amendment (09/10/07).
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) ☒ Claim(s) 1,3-5,7-11,13-18 and 21-36 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) All of the above is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
  - ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)                                | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                       | 5) <input type="checkbox"/> Notice of Informal Patent Application                       |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

**DETAILED ACTION**

***Continued Examination Under 37 CFR 1.114***

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09/10/07 has been entered.

***Response to Arguments***

2. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

***Claim Rejections - 35 USC § 103***

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-35 rejected under 35 U.S.C. 103(a) as being unpatentable over Cohen-Solal US 2002/0075407 in view of Suh, US 5,831,591 and Lee et al., US 20020149624

In considering claims 1, 11, 21 and 32-35

Cohen-Solal discloses a PIP system which repositions and/or resizes (meeting the shape limitation i.e. square, rectangle), based upon the user activating a PIP 136A analysis mode via remote (Fig 1), where the user can also select a desired mode (position/size) of the sub-screen by utilizing button 136B (PIP mode select button).

However, Cohen-Solal does not explicitly recite the conventional elements of processing/controlling two video signals for display.

Although, it is notoriously well known to use a processor for both signals and a microcomputer to control such, the examiner nonetheless evidences on such method by relying on Suh, US 5,831,591, which discloses a double window processing unit 100 (Fig1) along with microcomputer 110, based upon the desired selection from the user (key input).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the conventional components available as evidenced by Suh, in order for Cohen-Solal to actually process/display the main/sub video signals.

Regarding the non-rectangular geometric shape.

Although the combination Cohen-Solal/Such does not disclose the conventional ability of displaying a picture whether main or sub, in a particular shape is known to those of ordinary skill in the art pertaining to displays, the examiner relies upon Lee which discloses different shaped windows, such as a rectangle, a circle, an ellipse, a triangle, a diamond etc...can be used (para 91).

It is noted that the Supreme Court's recent decision in KSR vs Teleflex emphasized that if a person of ordinary skill in the art can implement a predictable variation an obviousness type rejection would likely bar it's patentability.

In the instant case the use of a non-rectangular shape in displaying the PIP, provides no unexpected results, only the selection of a different shape window/image which has been evidenced and thus not patentable over the art of record.

In considering claims 3, 5, 7-8 and 13-18

Cohen-Solal provides a system which allows the user to activate via PIP 136A (or alternatively 134) an analysis operation where the system determines the ideal size/position of the PIP picture, where the user has the option via PIP136B of changing the size/position/options to his/her desires. The menu displayed in these claims is the actual display of the alternative views provided to the user, when the user sorts through such selections, via button 136B.

In considering claims 4 and 27-28

The combination above does not explicitly recite the option for creating and adding new shapes, however the concept of allowing the user to select/create/add different shapes is a conventional feature in order to customize the viewing experience.

In considering claim 9,

Suh disclose a double window processing unit 100 which selects (i.e. switches/multiplexes) between the main and sub picture for the PIP display.

In considering claim 10,

Suh discloses two memories 215, 216 which store the displayed information.

In considering claims 22-24 and 29-30,

The combination of above does not explicitly recite user's creating shapes, such as which are not stored—however the concept of providing the user the ability to use existing shapes (i.e. default shapes) and creating their own shapes (i.e. customizing shapes) are features which are conventional in the TV/Video/PC endeavor wherein user's may select from menus/items which provide default shapes or the user may create their own, thus allowing the user full control over the viewing experience. It is also noted, that user's preference for shapes is a choice/option (design choice) and the use of different shapes provides no unexpected results since they provide the user the same result, a circle is a circle and a square is a square. Any PC/TV/editing device may allow the user to select/design/create shapes.

In considering claims 25-26,

The combination of the above references does not disclose the rotating feature as claimed. Although, it is noted in the TV/virtual/editing field that user's have the ability to preview/review images/data in a 3-D environment, wherein items may be rotated for full viewing, thus the examiner takes "OFFICIAL NOTICE" regarding such, for the advantages as noted above.

In considering claim 31,

Neither the above references disclose the newly added the number of sub-picture data being greater than or equal to two. The concept of displaying one or more PIP's is conventional practice in the TV arts to allow user's the ability to view multiple programs as he/she desires, thus the examiner takes "OFFICIAL NOTICE" regarding such for the advantages as noted.

Art Unit: 2622

In considering claim 36,

See the rejection with respect to claim 1 above. The claims calls for one of first, second or third mode, wherein the combination above can display both a main and subpicture where the windows with respect to each signal may be rectangular or not based upon the user's preference/desire.

***Conclusion***

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Yenke whose telephone number is (571)272-7359. The examiner work schedule is Monday-Thursday, 0730-1830 hrs.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, David L. Ometz, can be reached at (571)272-7593.

**Any response to this action should be mailed to:**

Commissioner of Patents and Trademarks  
Washington, D.C. 20231

**or faxed to:**

**(571)-273-8300**

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703)305-HELP.

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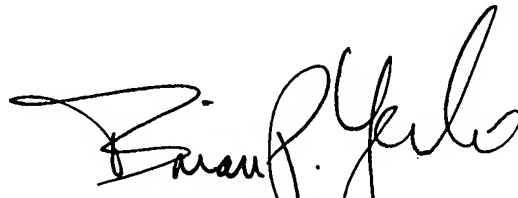
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B.P.Y.  
21 Sep 07

  
BRIAN P. YENKE  
PRIMARY EXAMINER